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रहास्य, भ∪श्रहरर	41	5 # 37 MARES 4592,33AT		ATT	ORNEY DOCKET NO
08/580,384 L	05/20/96	STEINEMANN	Т	D5715D	
•		12M2/0203	EXAMINER KISHORE, G		
BENJAMIN ADL	ER	Landan Z. Can Com			
GILBRETH AND			AF	RT UNIT	PAPER NUMBER
8011 CANDLE HOUSTON TX 7			1502		. 9
		02/03/98			

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION											
₽	ΔTH	E PERI	OD FOR RESP	ONSE:							
a)		is exte	nded to run		_ or continues to n	un	from the date of the final rejection				
b)	139	expire	s three months	from the date of	the final rejection of	or as of the mailing d	ate of this Advisory Action, whichever is la months from the date of the final rejection.	ater. In no			
		The da purpos	ate on which th ses of determin	e response, the p ing the period of	petition, and the fee extension and the	e have been filed is t corresponding amou	6(a), the proposed response and the appi he date of the response and also the date nt of the fee. Any extension fee pursuant eriod for response or as set forth in b) abo	for the to 37 CFR			
	Αp	pellant's	Brief is due in	accordance with	37 CFR 1.192(a).						
Ş	Ap to	plicant's place th	response to the application in	e final rejection, condition for allo	filed 1-14-98 owance:	has been con	sidered with the following effect, but it is n	ot deemed			
1.	Ø	The pro	posed amenda	nents to the clair	n and /or specificat	ion will not be entere	d and the final rejection stands because:				
			There is no con presented.	vincing showing	under 37 CFR 1.11	6(b) why the propose	ed amendment is necessary and was not o	earlier			
		b. 🔲 1	hey raise new	issues that would	d require further cor	nsideration and/or se	arch. (See Note).				
		c. 🔲	They raise the i	ssue of new mat	ter. (See Note).						
		d . 🔲	They are not dappeal.	eemed to place t	the application in be	etter form for appeal	by materially reducing or simplifying the is	sues for			
		e. 🗌	They present a	dditional claims v	vithout cancelling a	corresponding numb	per of finally rejected claims.				
		NOTE:			 						
				· ·							
2.		Newly the nor	proposed or an	mended claims_ ms.		would be allowed if	submitted in a separately filed amendment	cancelling			
3.		Upon to		eal, the proposed	d amendment 🔲 v	will be entered 🔲 w	rill not be entered and the status of the da	ims will			
		Claims	allowed:								
			•								
		Ciairis	However:	_							
		Ap	- 1	nse has overcom	e the following reje	ction(s):					
\$.	Æ	The aff	idavit, exhibit o	r request for reco	onsideration has be	en considered but do	bes not overcome the rejection because &	49. b canti			
5.		.,	davit or exhibit				good and sufficent reasons why it was no	t earlier			
7	The	propose	d drawing corr	ection has	has not been	approved by the exa					
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_							Primary entintiner				